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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/955,863	09/19/2001	Marian Valerie Underwood	GE-07053	9918
28581 75	590 12/16/2003	•	EXAMINER	
DUANE MORRIS LLP 100 COLLEGE ROAD WEST, SUITE 100 PRINCETON, NJ 08540-6604			TANG, KUO LIANG J	
			ART UNIT	PAPER NUMBER
			2122	Ц
			DATE MAILED: 12/16/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)			
Office Action Summary		09/955,863	UNDERWOOD ET AL.			
		Examiner	Art Unit			
		Kuo-Liang J Tang	2122			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
THE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply o period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on 19 Se	eptember 2001.				
2a)	This action is FINAL . 2b)⊠ This	action is non-final.				
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	4) Claim(s) 1 and 2 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-2 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
Applicat	ion Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc. Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the liderawing(s) be held in abeyance. See ion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority (under 35 U.S.C. §§ 119 and 120					
* (3)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list Acknowledgment is made of a claim for domestifice a specific reference was included in the first TCFR 1.78. Acknowledgment is made of a claim for domestification of the foreign language process acknowledgment is made of a claim for domestification of the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the foreign was included in the first sentence of the	s have been received. s have been received in Application of the certified copies not received priority under 35 U.S.C. § 119(st sentence of the specification of the certified copies not received priority under 35 U.S.C. § 120(st sentence of the specification o	ion No ed in this National Stage ed. e) (to a provisional application) r in an Application Data Sheet. eeived. and/or 121 since a specific			
Attachmen	nt(s)					
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)			

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DETAILED ACTION

Claim Objections

1. Claims 1-2 are objected to because of the following informalities:

Claim 1 and 2 recite with acronym term, e.g. COTS and Cobra, respectively. Acronym should have been spelled out once in the claim, as terminologies are likely to be changed over time. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Charisius et al. US Pub. No. 2002/0104071A1 (hereinafter Charisius).

As Per Claim 1, Charisius discloses a method and system software development tool 610 compiles, deploys, and debugs the distributed computing component with a client software component 2004. (See Abstract & FIG 20 and associated text). In that Charisius discloses the method that covering the steps of:

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"providing a COTS application server capable of receiving data in a Java Two Enterprise Edition (J2EE) compliant protocol;" (E.g., see FIG. 20 item 2006 "EJB Application Server").

"generating data representing target information, and communicating said data to said COTS application server in the form of a Java Two Enterprise Edition (J2EE) compliant protocol;" (E.g., see FIG. 20 Client Application 2004, EJB container 2018, EJB 2002; Page 13 Section 0156 to Page 14 Section 0158).

"providing a plurality of computer processing arrangements, each of which is capable of processing Java;" (E.g., see FIG. 20 item 2004, item 2006; FIG 21; Page 3 Section 0036 and Page 13 Section 0155).

"in said application server, processing said J2EE compliant data with a plurality of Enterprise Java Beans software components, establishing those of said computer processing arrangements in which said data is processed;" (E.g., see FIG. 21 and Page 3 Section 0036, Page 13 Section 0155).

"providing said J2EE compliant data to the selected ones of said computer processing arrangements, for thereby generating processed data; (E.g., see FIG. 21 and Page 3 Section 0036, Page 14 Section 0163). and

"providing said processed data to a user." (E.g., see FIG. 20 EJB Object Stub (browser) 2012).

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Claim Rejections - 35 USC § 103

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Charisius et al. US Pub. No. 2002/0104071A1 (hereinafter Charisius) in view of Skufca et al. US Pub. No. 2003/0065827A1 (hereinafter Skufca).

As Per Claim 2, Charisius discloses the method that covering the steps of:

"providing a COTS application server capable of receiving data in a Java Two Enterprise Edition (J2EE) compliant protocol;" (E.g., see FIG. 20 item 2006 "EJB Application Server").

"generating data representing target information, and communicating said data to said COTS application server in the form of a Java Two Enterprise Edition (J2EE) compliant protocol;" (E.g., see FIG. 20 Client Application 2004, EJB container 2018, EJB 2002; Page 13 Section 0156 to Page 14 Section 0158).

"providing a plurality of computer processing arrangements, each of which is capable of processing Java;" (E.g., see FIG. 20 item 2004, item 2006; FIG 21; Page 3 Section 0036 and Page 13 Section 0155).

"in said application server, processing said J2EE compliant data with a plurality of Enterprise Java Beans software components, establishing those of said computer processing Art Unit: 2122

arrangements in which said data is processed;" (E.g., see FIG. 21 and Page 3 Section 0036, Page 13 Section 0155).

"providing said J2EE compliant data to the selected ones of said computer processing arrangements, for thereby generating processed data; (E.g., see FIG. 21 and Page 3 Section 0036, Page 14 Section 0163). and

"providing said processed data to a user." (E.g., see FIG. 20 EJB Object Stub (browser) 2012).

Charisius doesn't explicitly disclose his J2EE compliant data with "a Corba software component arrangement". However, Skufca provides a mean for wrapping to multiple data source fields that include CORBA component, "a Corba software component arrangement" (E.g., Page 4 Section 0036). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made incorporate the teaching of Skufca with the method of Charisius, to use a Corba software component arrangement. The modification would have been obvious because one of ordinary skill in the art would have been motivated to do so that it would enhance the Charisius teachings and/or system with a more versatile tool for covering all of the component based.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kuo-Liang J Tang whose telephone number is 703-305-4866. The examiner can normally be reached on M-F 8:30 to 5:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q Dam can be reached on 703-305-4552.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306.

TUAN DAM SUPERVISORY PATENT EXAMINER

Kuo-Qiang J. Tang

Software Engineer Patent Examiner